

EXHIBIT G

JONES DAY

717 TEXAS • SUITE 3300 • HOUSTON, TEXAS 77002-2712

TELEPHONE: (832) 239-3939 • FACSIMILE: (832) 239-3600

Direct Number: (832) 239-3813
cdscobie@jonesday.com

July 31, 2009

*Via E-mail to geoff.howard@bingham.com*Mr. Geoffrey M. Howard
Bingham McCutchen, LLP
Three Embarcadero Center
San Francisco, CA 94111-4067Re: Case No. 07-CV-1658; *Oracle Corporation, et al., v. SAP AG et al.*
U. S. District Court, Northern District of California, San Francisco Division

Dear Mr. Howard:

Defendants have discovered the inadvertent production of 56 privileged documents from TN custodians. Defendants request, pursuant to paragraph 15 of the Stipulated Protective Order, that Plaintiffs promptly return or destroy all copies, electronic or otherwise, of the following documents, except the original production disk for disaster recovery purposes.¹

The document at issue is listed in the chart below.

Beginning Bates No.	Ending Bates No.
TN-OR00014030	TN-OR00014031
TN-OR00051785	TN-OR00051786
TN-OR00071038	TN-OR00071038
TN-OR00071039	TN-OR00071062
TN-OR00031807	TN-OR00031807
TN-OR00031809	TN-OR00031810
TN-OR00049893	TN-OR00049894
TN-OR00049895	TN-OR00049897
TN-OR00901966	TN-OR00901966
TN-OR00901967	TN-OR00901990
TN-OR01030272	TN-OR01030273
TN-OR01049534	TN-OR01049534
TN-OR01049535	TN-OR01049558
TN-OR01057022	TN-OR01057023

¹ Per Judge Laporte's August 29, 2008 Order ("[U]nder the existing protective order and the parties' agreement regarding disaster recovery, the party from whom documents are clawed back shall not retain a copy of the documents (except one for disaster recovery purposes) and shall not subsequently read or take notes about the clawed back documents.")

HUI-116448v1

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Beginning Bates No.	Ending Bates No.
TN-OR01057070	TN-OR01057070
TN-OR01057071	TN-OR01057094
TN-OR01042057	TN-OR01042057
TN-OR01042058	TN-OR01042081
TN-OR01042196	TN-OR01042197
TN-OR01083984	TN-OR01083985
TN-OR01083608	TN-OR01083610
TN-OR01084037	TN-OR01084038
TN-OR01084039	TN-OR01084062
TN-OR01151092	TN-OR01151092
TN-OR01151093	TN-OR01151116
TN-OR01164728	TN-OR01164729
TN-OR01564726	TN-OR01564726
TN-OR01564727	TN-OR01564750
TN-OR01564751	TN-OR01564752
TN-OR02766619	TN-OR02766642
TN-OR02124110	TN-OR02124111
TN-OR01819638	TN-OR01819661
TN-OR02170769	TN-OR02170769
TN-OR02170770	TN-OR02170793
TN-OR05659197	TN-OR05659198
TN-OR06490726	TN-OR06490726
TN-OR06490727	TN-OR06490750
TN-OR06490756	TN-OR06490756
TN-OR00078539	TN-OR00078540
TN-OR00093687	TN-OR00093687
TN-OR00873637	TN-OR00873638
TN-OR00873639	TN-OR00873667
TN-OR00889058	TN-OR00889058
TN-OR00889059	TN-OR00889087
TN-OR00889089	TN-OR00889119
TN-OR01564687	TN-OR01564687
TN-OR01564688	TN-OR01564716
TN-OR03555405	TN-OR03555436
TN-OR02943519	TN-OR02943549
TN-OR03561266	TN-OR03561297
TN-OR02124041	TN-OR02124071
TN-OR05639023	TN-OR05639024

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Beginning Bates No.	Ending Bates No.
TN-OR05639025	TN-OR05639053
TN-OR05663657	TN-OR05663658
TN-OR05672435	TN-OR05672466
TN-OR05672468	TN-OR05672498

In addition, and as will be reflected in Defendants' next privilege log, Defendants have removed the privilege designation on portions of the following four documents:

Beginning Bates Number	Ending Bates Number
TN-OR02766618	TN-OR02766618
TN-OR01820071	TN-OR01820072
TN-OR01819626	TN-OR01819627
TN-OR01819637	TN-OR01819637

Due to the size of this clawback, Defendants will not provide temporary PDF copies of these documents by email. However, we will promptly provide replacement .tif images and a load file for these documents.

Please let us know if you have any questions.

Regards,
/s/
Courtney D. Scobie

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cc: Via E-mail

Donn Pickett – Bingham McCutchen, LLP – donn.pickett@bingham.com
Holly House – Bingham McCutchen, LLP – holly.house@bingham.com
Zachary J. Alinder – Bingham McCutchen, LLP – zachary.alinder@bingham.com
Bree Hann – Bingham McCutchen, LLP – bree.hann@bingham.com
Chad Russell- Bingham McCutchen, LLP – chad.russell@bingham.com

Via E-mail

Greg Lanier – Jones Day Silicon Valley – tglanier@jonesday.com
Scott W. Cowan – Jones Day Houston – swcowan@jonesday.com
Jason McDonell - Jones Day San Francisco – jmcdonell@jonesday.com
Elaine Wallace – Jones Day San Francisco – ewallace@jonesday.com
Jane Froyd – Jones Day Silicon Valley – jfroyd@jonesday.com
Josh Fuchs – Jones Day Houston – jlfuchs@jonesday.com
Jacqueline K. S. Lee – Jones Day Silicon Valley – jkslee@jonesday.com